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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/768,526	01/24/2001	Shou-Te Yu	3158/01208	2403
7	590 03/05/2003			
DANIEL R. MCCLURE, THOMAS, KAYDEN, HORSTEMEYER & RISLEY, LLP 100 GALLERIA PARKWAY,			EXAMINER	
			LEYKIN, RITA	
SUITE 1750 ATLANTA, GA 30339			ART UNIT	PAPER NUMBER
,			2837 DATE MAILED: 03/05/2003	11

Please find below and/or attached an Office communication concerning this application or proceeding.

Application No. Application No. Office Action Summary Office Action Summary Examiner Exam							
## Examiner Rits Leykin 2837 ## ART Unit 2837 ## ART Unit		Application No.	Applicant(s)				
Examiner Art Unit 2837 Period for Reply Art Unit 2837 Period for Reply A SHONTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Evaluations of time may be sellible under the previous of 3 CSR 1.1366.). In cole with, the correspondence address Period for Reply		09/768,526	YU, SHOU-TE				
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2a) This action is FINAL. 2b) This action is non-final. 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 4) Claim(s) 1-20 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) 1,3-14 and 16-20 is/are allowed. 6) Claim(s) 2 and 15 is/are rejected. 7) Claim(s) are subject to restriction and/or election requirement. Application Papers 9) The specification is objected to by the Examiner. 10) The drawing(s) filled on is/are: a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). 11) The proposed drawing correction filled on is: a) approved b) disapproved by the Examiner. If approved, corrected drawings are required in reply to this Office action. 12) The oath or declaration is objected to by the Examiner. Priority under 35 U.S.C. §§ 119 and 120 13)	 THE MAILING DATE OF THIS COMMUNICATION. Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. If the period for reply specified above is less than thirty (30) days, a reply If NO period for reply is specified above, the maximum statutory period w Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b). 	36(a). In no event, however within the statutory mining will apply and will expire Society as the application to	er, may a reply be timely filed num of thirty (30) days will be considered time IX (6) MONTHS from the mailing date of this of become ABANDONED (35 U.S.C. § 133).	ly. xommunication.			
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DETAILED ACTION

The following problems have been noticed in the submitted application.

Claim Rejections - 35 USC § 112

- The following is a quotation of the second paragraph of 35 U.S.C. 112:
 The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 2. Claims 2 and 15 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.
- 3. A broad range or limitation together with a narrow range or limitation that falls within the broad range or limitation (in the same claim) is considered indefinite, since the resulting claim does not clearly set forth the metes and bounds of the patent protection desired. Note the explanation given by the Board of Patent Appeals and Interferences in *Ex parte Wu*, 10 USPQ2d 2031, 2033 (Bd. Pat. App. & Inter. 1989), as to where broad language is followed by "such as" and then narrow language. The Board stated that this can render a claim indefinite by raising a question or doubt as to whether the feature introduced by such language is (a) merely exemplary of the remainder of the claim, and therefore not required, or (b) a required feature of the claims. Note also, for example, the decisions of *Ex parte Steigewald*, 131 USPQ 74 (Bd. App. 1961); *Ex parte Hall*, 83 USPQ 38 (Bd. App. 1948); and *Ex parte Hasche*, 86 USPQ 481 (Bd. App. 1949). In the present instance, claim 2 recites the broad recitation



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motor, and the claim also recites direct current (dc) motor which is the narrower statement of the range/limitation.

Allowable Subject Matter

- 4. Applicant is advised that the Notice of Allowance mailed on January 28, 2003 is vacated. If the issue fee has already been paid, applicant may request a refund or request that the fee be credited to a deposit account. However, applicant may wait until the application is either found allowable or held abandoned. If allowed, upon receipt of a new Notice of Allowance, applicant may request that the previously submitted issue fee be applied. If abandoned, applicant may request refund or credit to a specified Deposit Account.
- 5. Claims 2 and 15 would be allowable if rewritten to overcome the rejection(s) under 35 U.S.C. 112, second paragraph, set forth in this Office action and to include all of the limitations of the base claim and any intervening claims.
- 6. Claims 1, 3-14 and 16-20 are allowed.
- 7. The following is a statement of reasons for the indication of allowable subject matter:

Prior art listed in the attached PTO-892 form considered to be pertinent to the submitted application.

Minakuchi US # 4,149,116 discloses a motor speed control system that detects a rotational speed of a motor, compares a detected output signal with a reference voltage or a reference frequency to produce an error signal, produces a saw-tooth wave signal



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of an appropriate repetition frequency, compares the error signal with the saw-tooth wave signal to produce a switching signal, and drives a motor by the switching signal to control the speed of the motor.

Kearns US # 3,876,919 teaches motor speed control system, wherein the circuit is provided for developing a signal proportional to motor speed. The structure includes a source of referenced energy that is fed to the motor and comparing of the developed motor signal with the reference signal.

However, none of the sited prior art teaches or suggests in combination:

A controlling device connected with the inductive circuit and the
comparative circuit for receiving the control signal and gradually
increasing a current flowing through the inductive circuit corresponding to
the control signal, thereby eliminating the peak current introduced when
the inductive circuit is actuated.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Rita Leykin whose telephone number is (703)308-5828. The examiner can normally be reached on Monday-Friday 8:30-6:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Robert Nappi can be reached on (703)308-3370. The fax phone numbers for the organization where this application or proceeding is assigned are (703)308-5841 for regular communications and (703)308-5841 for After Final communications.

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Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703)308-0956.

Rita Leykin Examiner Art Unit 2837

R.L. January 30, 2003 Rila Jeguria